Mancheiler, in the County of Lancaster, under the Firm of Reed and Slack, Cotton Manusacturers, &c. was dissolved on the 2d Day of July 1804, by mutual Consent; all Debts owing to and from the faid Concern will be received and paid at the Counting-House as usual. Witness our Hands, this 23d Day-of July 1804,

Arch. Reed.

Robert Slack.

Otice is hereby given, that the Copartnership heretofore carried on by us the underligned John Garrett
and James Tweddle, both of Liverpool, in the County of
Lancaster, Sadlers, in the Name and Firm of John Garrett
and Company, was this Day dissolved by mutual Consent.
All Debts due to the said Concern are to be paid to the
said John Garrett; and all Debts owing by the said Concern
will be paid and discharged by the said John Garrett: As
witness our Hands this 2cth Day of July in the Very of our with the same this 25th Day of July in the Year of our Lord 1804,

John Garrett. Lord 1804, Fames Tweddle.

Otice is hereby given, that the Copartnership between Samuel Rook and William Green, Portimouth and Salisbury Carriers, is dissolved. Witness our Hands the 27th of April 1804, Samuel Rook. William Green.

The late ISAAC DE ARON CAPADOSE, otherwise GEORGE CAPADOSE, Merchant.

LL Persons indebted to the Estate of Isaac de Aron Capadofe, otherwise George Capadose, late of Bernard-Street, Russell-Square, and of the New Stock-Exchange, and Garraway's Cossee-House, Merchant, deceased, are reand Garraway's Cossee-House, Merchant, deceased, are requested to pay the Amount of their Debts to Messis. De Pinna and Cortiss, Notaries Public, St. Michael's-Alley, Cornbill; and all Persons having any Demands upon his Estate are desired to forward the Particulars thereof to the said Messis. De Pinna and Cortiss, in order to their being liquidated as soon as possible; and those who omit to send in such Particulars, within Six Calendar Months from the Date and the particulars, within Six Calendar Months from the Date and the particular of the Research of the Particular hereof, are informed that they will be excluded from the Benefit hereby offered them, as it is our Determination to make a Final Distribution of the Residue of the Deceased's Estate, a rinal Distribution of the Render of the Dectared's Estate, according to his Will, immediately after that P field shall expire. Dated July 24, 1894. A. C. PEREIRA,

ISAAC SAPORTAS,

Executors, of the faid saac de Aron Capadose otherwise George Capadose.

otherwise George Capanole.

N O T I C E

Edinburch, July 27, 1804.

W Thereas the Right Honorable Lord Elibank did some

V Time ago convey to Charles Selkrig, Accountant in
Edinburgh, in Trult, all Right and Interest which his Lord-

thip had as Heir of Entail in the Estates of Ballancrieff, in Ship had as Heir of Entail in the Estates of Ballancriess, in the County of Haddington, Blackbarony, in the County of Peebles, and Elibatk; in the Gounty of Peebles, and whereas a Power was given to the Trustee to fell such Right and Interest, provided a Majority of Creditors in Value should concur in a Resolution to that Estat: The Trustee does hereby, in Terms of a Special Clause in the Deed of Trust, require the Creditors entitled to the Benefit thereof, or their Agents properly authorised, to meet in the Royal Exchange Costee-Houle, Eduburgh, upon Wednesday the 29th Day of August 1804, at Two Clock in the Asternoon, for the Purpose of determining whether or not the Trustee shall proceed to sell the Right and Interest of the Heir of Entail in the Estates above-mentioned.

HIS is to give Notice, that the Dividend under the A Commission against John Timmings, of Stewart-Street, Spitalfields, in the County of Middlesex, Sik Broker, Dealer and Chapman, advertised to be made on the 11th of August instant, is obliged to be postponed.

Dursnant to a Decree of the High Court of Chancery made in a Cause Norman against Norman, the Creditors of William Norman, late of Howne's Grange, in the County of Bedford; Farther, deceased, are, on or before the 6th Day of November next, to come in and prove their

Delits, either personally or by their Solicitors, before John Campbell; Esq; one of the Masters of the said Court, at his Office in Southampton-Buildings, Chancery-Lane, London, or in Default thereof they will be peremptorily excluded the Benefit of the faid Decree.

DUrfuant to an Order of the High Court of Chancery I bearing Date the 16th Day of March 1804, made in a Cause wherein Ann Taylor, Widow, is Plaintiss, and William Hall and others are Defendants, and to an Order of the said Court, dated the 18th Day of July 1804, the several Legatees named in the Will of Thomas Martin, formerly of Queen-Street, Golden-Square, in the County of Middlefex, Elq; deceased, or the Representatives of such Legatees, are forthwith to come in and claim their respective Legacies, and prove themselves to be entitled thereto, before Samuel Comp-ton Cox, Esq; one of the Masters of the said Court, at his Chambers in Southampton-Buildings, Chancery-Lane, I.on-don, or in Default thereof they will be excluded the Benefit of the faid Orders.

HE Creditors of A Crichton and R. W. Smith, late of Crown Court, Bow-Lane, Cheapfide, London, Warehousemen, who have not executed the Assignment, for the Benefit of the Creditors, dated 25th February 1803, and who have not delivered to the Trustees an Account and an Affidavit of their respective Debts, agreeable to the said Assigna ment, are requested to call upon me and execute such Assignment, and deliver such Accounts and Affidavits, on or before the 31st Day of August instant, at the Expiration of which Time a Further Dividend will be made.—Such of the Creditors who neglect or refue to comply herewith will be ex-cluded the Benefit of the said Assignment, and the Dividends declared and made thereon. Dated August 6, 1804. H. LANGLEY, Solicitor to the Trustees,

Plumbtree-Street, Bloomfbury

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued forth against: Richard Gower, Thomas Soper, and John Beavis, of Birmingham, in the County of Warwick, Leather-Dresser and Partners, (trading under the Firm of Richard Gower and Co.) are requested to meet the Assignees of the said Bankrupts' Estate on Friday the 10th of August instant, at Four o'Clock in the Afternoon, at the Swan Inn and Hotel, in High-Street, in Birmingham aforefaid, to affent to or diff-fent from the faid Affigness executing feveral Orders now in Hand, and continuing the Trade lately carried on by the faid Bankrupts, until the feveral Stocks thereof are worked up and used; and also to assent to or dissent from the said Affignees commencing, profecuting, or defending any Suit or Suits at Law or in Equity for Recovery of any Part of the said Bankrupts' Estate and Essection; or to the compounding, submitting to Arbitration, or otherwise agreeing any Matter or Thing relating thereto; and on other special Assairs.

HE Creditors who have proved their Debts under a Commission of Bankrupt awarded and issued against John Bicknell, late of Little Maddox-Street, in the Parish John Bicknell, late of Little Maddox-Street, in the Parift, of Saint George, Haudver-Square, in the County of Middlefex, Dealer in Artificial Flowers, are defired to meet the Aflignees of the Estate and Effects of the said Bankrupt, on Friday the 10th Day of August instant, at Six of the Clock in the Evening precisely, at the Black Bear, Piccadilly, in order to assent to or disent to or disent to or private Sale; and to their profecuting or defending any Suit or Suits of Law or in Equity for Recovery of any Debt or Debts due to his Estate; and the compounding, submitting to Arbitration, or otherwise agreeing to any Matter or Thing relating thereto; and on other special Assairs.

HE Creditors who have proved their Debts under Commission of Bankrupt awarded and issued against John Bishop and John Terry, late of Maidstone, in the County of Kent, Copartners, Upholsterers, Dealers and Chapmen, are desired to meet the Assignees of the said. Bankrupts' Estate and Esfects on Friday next, at Twelve of the Clock at Noon precifely, at the Queen's-Head Inh,' Southwark, to affent to or diffent from the faid Affignees' felling or disposing of by Public Sale or private Contracts or otherwise, as they may think proper, all or any Part of the said Bankrupts' Stock in Trade, Household Furniture, and

